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**FILED**  
**DISTRICT COURT OF GUAM**

JUL 02 2002

**MARY L. M. MORAN**  
**CLERK OF COURT**

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7                   **DISTRICT COURT OF GUAM**

8                   **TERRITORY OF GUAM**

9                   **KAI OH SUISAN CO., LTD.**

Civil Case No. 02-00015

10                  Plaintiff,

11                  vs.

**SCHEDULING NOTICE**

12                  **TOM T. KAMIYAMA, YOSHIE M. KAMIYAMA,**  
and GUAM YTK CORPORATION,

14                  Defendants.

15                  **John B. Maher**  
**McKEOWN VERNIER PRICE MAHER**  
115 Hesler Place  
16                  Ground Flr., Governor Joseph Flores Bldg.  
Hagatna, GU 96910

Phillip Torres  
TEKER CIVILLE TORRES & TANG, PLLC  
Ste. 200, 330 Hernan Cortez Avenue  
Hagatna, GU 96910

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18                  The Local Rules establish procedures for complying with Rules 16(b) and 26(f) of the  
19 Federal Rules of Civil Procedure. Counsel should study the Local Rules before attempting to  
20 process cases in this Court.

21                  Pursuant to Local Rules 16.1 and 16.2, it is hereby ORDERED that:

22                  1.                Counsel of record and all pro se litigants that have appeared in the case  
23 must meet and confer, within fifteen (15) days after receipt of this Notice, but no later than sixty  
24 (60) days after the filing of the complaint, prior to commencing discovery.

25                  2.                A proposed Scheduling Order and a proposed Discovery Plan shall be  
26 filed on or before the 6<sup>th</sup> day of August, 2002. Careful and immediate attention should be given

1 to the directions in Local Rules 16.1 and 16.2 to ensure complete and timely compliance with  
2 Federal Rules 16(b) and 26(f), and Local Rules.

3                 3. Plaintiffs' counsel, or if the plaintiff is pro se, then the pro se plaintiff,  
4 must take the lead in the preparation of the Scheduling Order. If a defendant is not contacted by  
5 a pro se plaintiff within the required time frame, the defendant's counsel shall contact the pro se  
6 plaintiff and arrange a meeting to comply with this Rule in the appropriate time frame. The  
7 failure of a party or its counsel to participate in good faith in the framing of a Scheduling Order  
8 may result in the imposition of sanctions.

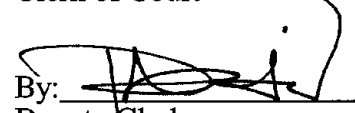
9                 4. Counsel of record and all pro se litigants that have appeared in the case  
10 are jointly responsible for submitting a Proposed Discovery Plan to the Court.

11                 5. A Scheduling Conference shall be held on the **21<sup>st</sup> day of August, 2002**  
12 **at 3:00 p.m.**

13                 6. Counsel are reminded that:  
14                     a) The filing of motions does not postpone discovery.  
15                     b) Local Rule 37.1 governs discovery disputes and motions.  
16                     c) The number and form of interrogatories are governed by Local  
17                             Rule 33.1.  
18                     d) Discovery documents and certificates of service shall not be filed  
19                             with the Clerk until there is a proceeding in which the document  
20                             or proof of service is in issue.

21 Dated: July 2, 2002

MARY L. M. MORAN  
Clerk of Court

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23 By:   
Deputy Clerk

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